IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

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§	1:07-cr-00804-SWK
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UNOPPOSED MOTION FOR CONTINUANCE

TO THE HONORABLE JUDGE:

COMES NOW, SILVESTRE RICO BELTRAN, the Defendant by and through his attorney of record, Carlos A. García, and moves this Honorable Court to continue his Oral Arguments Hearing date and shows unto the Court as follows:

I.

Defendant, SILVESTRE RICO BELTRAN is set for Oral Arguments Hearing on January 14, 2008, at 8:30 A.M.

II.

Defendant is requesting this continuance for the reason that Defendant's Attorney has prior court settings for March 4, 2008 in McAllen, Texas for the following cases: United States of America vs. Israel Carmenate Case Number M-07-5810-M and United States of America vs. Jorge Luis Hernandez Cause No. M-06-1114.

This Motion for Continuance is not made for purposes of delay, but that justice may be done.

WHEREFORE PREMISES CONSIDERED, Defendant, SILVESTRE RICO BELTRAN respectfully requests that the Court grant his Motion for Continuance and reset his Hearing date.

Respectfully Submitted,

By: /s/ Carlos A. García

Carlos A. García State Bar No. 24048934 Southern District of Texas Bar No.: 589236 1305 East Griffin Parkway Mission, Texas 78572 Tel. (956) 584-1448 Fax: (956) 584-7402

CERTIFCATE OF SERVICE

I, Carlos A. García, hereby certify that on Thursday, February 14, 2008 a true and correct copy of the above and foregoing Motion for Continuance was forwarded to Brendan R. McGuire Bay in charge of this case, at the U.S. Attorney's Office, SDNY, One St. Andrew's Plaza, New York, New York, 10007.

/s/ Carlos A. García
Carlos A. García

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,	§	
Plaintiff	§	
	§	
v.	§	1:07-cr-00804-SWK
	§	
SILVESTRE RICO BELTRAN,	§	
Defendant	§	

CERTIFICATE OF CONSULTATION

I, Carlos A. García, counsel for SILVESTRE RICO BELTRAN, hereby certify that on Thursday, February 14, 2007 my office contacted the Brendan R. McGuire, Assistant United States Attorney in charge of this case and Co-Defendant Cristobal M. Galindo, concerning filing Defendant's Motion for Continuance, consequently Assistant United States Attorney and Attorney Galindo are not opposed.

Respectfully Submitted,

By:___/s/ Carlos A. García_____

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